1 2 3 4 5 6 7 8 9 10 11 12 13	JOSEPH E. POWELL, ESQ Bar No. 83957 PAUL M. VUKSICH, ESQ Bar No. 97144 Law Offices of Joseph E. Powell 582 Market Street, Suite 2001 San Francisco, California 94104 Telephone: (415) 788-4949 Facsimile: (415) 766-9949 E-mail: jepmain@hotmail.com Attorney for Defendants and Counterclaimants FRANK E. MAYO, ESQ Bar Mo. 42972 Law Offices of Frank E. Mayo 480 San Antonio Road, Suite 230 Mountain View, CA 94040 Telephone: (650) 964-8901 Facsimile: (650) 964-7293 E-mail: fmayolaw@aol.com Attorney for Plaintiffs and Counter-defendants IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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1516	JAMAICAN TRAVEL SPECIALISTS, INC., a California Corporation, And DENISE FRANCES PETERSON,	Case No. C 04 5311 BZ (ARB)
17	Plaintiffs,))
18	vs.	MEDIATION AND [PROPOSED] ORDER
19	INVICTA GROUP, INC., a Nevada)
20	Corporation, WILLIAM FORHAN and DAVID SCOTT,)))
21	Defendants.	
22	INVICTA GROUP, INC., a Nevada))
23	Corporation,))
24	Counterclaimant,))
25	VS.	
26	JAMAICAN TRAVEL SPECIALISTS, INC., a California Corporation,	
27	And DENISE FRANCES PETERSON,	
28	Counterdefendants.)))
	JOINT STIPULATION RE MEDIATION AND PROPOSED ORDER Case No. C 04 5311 BZ (ARB)	1

The parties to the above-entitled action submit this Joint Stipulation Re Mediation and Proposed Order and request the Court to adopt the proposed order for the following reasons:

This case was originally set for arbitration, and an arbitration before Gregory D. Walker, Edq. was scheduled for January 19, 2006. However, based upon the disclosures of the parties, the parties entered into active settlement negotiations and agreed that arbitration would not resolve the case and would be a waste of time and resources. The parties further agreed that in the event that their settlement negotiations were not successful this matter would very likely be resolved through a mediation. Accordingly, the parties did not go forward with the arbitration and now request that the Court remove this case from arbitration, refer it to Court sponsored mediations before Gregory D Walker, Esq., and extend the ADR deadline to February 28, 2006, Mr. Walker has confirmed that he will be available during that time to conduct the mediation.

Dated: January 30, 2006

Joseph E. Powell

Attorney for Defendants

Dated: January 30, 2006

Frank Mayo Attorney for Plaintiffs

[PROPOSED] ORDER

Pursuant to the Stipulation above, the captioned matter is hereby removed from arbitration and referred to court sponsored mediation before Gregory D. Walker, Esq. The deadline for the ADR session of February 28, 2006.

IT IS SO ORDERED.

Dated: February 2, 2006

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> JOINT STIPULATION RE MEDIATION AND PROPOSED ORDER Case No. C 04 5311 BZ (ARB)

